

Houses, Courts 78

DUPLEX—Partly furnished. 1418 Acacia. Call owner, York 4490. (Reverse charges).

113 to 116—Two and three room furnished bungalow. Hot and cold water. Electricity. El Prado Court. 1100 El Prado.

125.00—5-room 2-bedroom furnished house: chicken, rabbit equipment. 265 W. 23rd street, Torrance.

FOR RENT—\$18.00, furnished single apartment. Water and lights paid. 1727 Gramercy.

PHILLIPS COURT 2125-2134 Highway 101, Lomita FORMERLY CASE COURT

818 MO. FURNISHED APTS. MINIMUM PAID ON LIGHTS AND GAS. GARAGE. QUIET HOME LIKE.

Acres, Lots 80 FARMS—RANCHES

A DESIRABLE RESIDENTIAL LOT ON ARLINGTON AVE. CLOSE TO SHOPPING CENTER. EASY WAY TO STANTON COLUMBIA STEEL. \$500 TERMS

OTHER LOTS AVAILABLE \$10 DOWN—\$10 MO.

REMCO 1405 SARTON TOR. 5

A REAL RANCH home for only \$2200 1/2 cash. 140 acres, new 4-room rock house, 127 ft. well, large spring, partly cultivated, good hunting, paved road, 20 mi. Aguanga, Cal. Call 1103 Arlingwood Ave., Torrance Owner.

BARGAIN—133 acres, between Ashland and Medford, Oregon. House, barn, chicken house, garage, spring water piped to house, electricity. 28 acres cultivated. Balance timber. Good soil. Attractive setting. Sacrifice for cash immediately \$1550. Write L. V. Smith, 41 E. Main St., Ashland, Oregon.

Business Rentals 83

4-PUMP gas station and living quarters. 1800 Broadway, Figueroa and 21st St. Frontage good for major station. Phone Wilmington 8703-J1.

MODERN GAS STATION FOR LEASE Fully equipped—A money maker for local man. Inventory and deposits total money involved. Address Box 117, Torrance Herald.

Homes For Sale 84

3 HOMES—7, 3 & 2 room, \$66 per month including rent. For desirable \$5210 corner lot. \$5250—\$1000 down—balance terms. Slight price reduction on all cash basis. Should see to appreciate value. Phone 306-W for appointment or see Luther Mumford, 2555 Torrance Blvd.

4-ROOM FRAME HOUSE ON 1/2 ACRE OIL LEASE. INCOME FROM BOY LOTS. AVERAGES \$33 PER MO. PRICE \$4000.

Buxton 1800 Torrance Blvd., Tor. 172

6-ROOM, 3-bedroom house, 3-car garage, extra store room. 95' frontage on Lomita Blvd. Good deep lot with home orchard. Illness forces sale. Price \$4800, \$1000 down, \$35 month. Includes interest. L. J. Hunter, 2035 24th St., Lomita, 351.

5-ROOM, 2-BEDROOM, \$1600—\$600 CASH.

6-ROOM, 3-BEDROOM, LARGE LOT 100x195, \$3000, \$300 CASH.

CHOICE LOTS ON HILL \$450 UP

GOOD LUCK REALTY 2580 WESTERN AVE. HARBOR CITY

BEAUTIFUL HOME built to E. H. A. specifications in fine residential district 1380 square feet. Many special features, \$4750 Terms. Key next door on owner will show Saturday and Sunday, 1610 Beach street.

DO YOU WANT A REAL HOME IN LOMITA? 1828 FT. 100' frontage. ROOM, BEAUTIFUL KITCHEN AND BREAKFAST ROOM. EXTRA ROOM IN GARAGE. TREES, FLOWERS, FRUIT. LOT 110x24 FT.

LORRAINE TOPE Tor. 154

Western Village APPROVED FOR F.H.A. LOANS

WHOLESALE ENVIRONMENT. ACCESSIBILITY. PERMANENT IMPROVEMENTS. NO BONDS. INDIVIDUAL REFINEMENTS. IF THESE FEATURES APPEAL TO YOU AS A PROSPECTIVE HOME OWNER, YOU WILL BE INTERESTED IN OUR...

NEW 5-ROOM HOUSE. MODERN IN EVERY RESPECT. FOR SALE AT AN ATTRACTIVE FIGURE.

GENE HAMILTON 1612 W. Carson Tor. 534.

ARMSTRONG REAL ESTATE WALTERIA RENTALS, LOTS LISTINGS WANTED 2424 Neece WALTERIA

All Classified Ads are payable in Advance.

Homes For Sale 84

REAL BUY IN LOMITA 6 ROOMS AND LARGE BACK PORCH. WELL BUILT HOUSE. LOT 85x200 FT. A STEAL AT \$3000—\$1000 CASH.

Myrtle O. Brown REAL ESTATE 1821 1/2 Hwy 101 Tor. 100

Business OPPORTUNITIES 90

WILL TRADE For Real Estate or What? Cars, Trucks, Trailers, 2,000 Tires, and Good Wrecking and Garage Business. Long Lease, Low Rent. Filing Government Position.

UNCLE PETER'S 16813 S. Western Menlo 4-9214

BUYERS, SELLERS, BORROWERS, LENDERS, IMPORTANT NOTICE!

SECTION 3440 of the California Civil Code presumes all sales or chattel mortgages of businesses to be FRAUDULENT and all buyers or lenders to be liable for the debts of sellers or borrowers in event of failure to record and publish Notice of Intention to Sell or Borrow as required by the strict Bulk Sales Law of this State.

Money to Loan 92

GET CASH FOR SPRING EXPENSES THIS SIMPLE WAY

Loans can be arranged in 15 minutes at Personal Finance Company. No employers, friends or relatives notified. Co-signers seldom required. Courteous, private service. Consideration both before and after you get your loan. These are a few of the reasons why more people borrowed from The Personal Finance Company last year than from any other similar company.

CASH Monthly payments including 70% ALL costs for:

YOU 5 mo. 6 mo. 12 mo. 24 mo.

\$ 30 \$ 4.48 \$ 4.18 \$ 3.92 \$ 3.12

\$ 50 10.70 9.97 8.87 5.21

\$100 21.52 19.95 17.75 10.41

\$200 43.55 37.73 33.55 18.80

\$500 64.11 41.41 35.82 18.80

PICK YOUR OWN PAYMENTS LOANS MADE ON SALARY, AUTO OR FURNITURE

For a Personal Loan See THE PERSONAL Finance Company

ALBERT R. OLSON, Mgr. 534 S. Pacific Phone 2556 SAN PEDRO

NEXT TO OWL DRUG STORE 1 hour free parking at 6th & Pacific parking lot.

Automobiles TRUCKS, TRAILERS, MOTORCYCLES 95

1937 MOTORBIKE—Needs minor repairs. \$22.00 cash. 1308 Portola.

SEE TORRANCE MOTORS

Authorized Pontiac Dealer RELIABLE—GUARANTEED USED CARS

39 BUICK SPECIAL Touring Sedan. Original Finish. Radio, White Tires Low Mileage. Local Car. Very Nice. \$495

36 DE SOTO SEDAN New Black Finish. Upholstery Shows. Almost No Wear. Less than 36,000 Mi. Torrance Car. \$355

36 PLYMOUTH DE LUXE SEDAN Beautiful Blue Color. A Very Clean Car. \$335

34 CHEVROLET MASTER Coupe. Clean. Newly Painted. Has Good Tires and Runs Good. A Bargain For Only \$195

WE NEED USED CARS BRING YOURS IN NOW FOR A LIBERAL ALLOWANCE ON A NEW PONTIAC DELIVERED IN TORRANCE

FOR AS LITTLE AS \$983

EASY TERMS, LOWEST FINANCING RATES

"IT'S THE CAR THAT COUNTS NOT THE CONVERSATION"

CABRILLO AT GRAMERCY TOR. 851

Read Our Want Ads.

Automobiles 95

FOR SALE—37 Studebaker 4 dr. sedan. Good condition. Good tires. \$25 cash. 2314 250th.

WILCOX CHEVROLET Co. YOUR CHEVROLET DEALER IN TORRANCE

PRICES ARE BOUND TO GO UP. BUY NOW BEFORE THE RAISE.

S-P-E-C-I-A-L-S

1936 CHEV. TOWN SEDAN, RADIO, REBORN MOTOR, NEW PISTONS, RINGS, PINS, CLUTCH, ETC. LOOK THIS OVER! for \$325.00

1931 CHEV. DELUXE COUPE \$395.00

1938 CHEV. DELUXE COUPE \$445.00

1934 CHEV. 4-DOOR SEDAN \$265.00

1934 CHEV. STD. COUPE \$325.00

1936 FORD COACH \$275.00

1936 FORD TOURING SEDAN \$345.00

OTHERS FROM \$37.50 UP

SPECIAL THIS WEEK-END 1937 FORD DUMP TRUCK WITH HOIST \$265.00 ONLY

WHERE YOUR USED CAR GUARANTEES REALLY GUARANTEES YOUR USED CAR.

WILCOX CHEVROLET Co. 1609 CABRILLO PHONE 1478 or 1479

WALTER G. LINCH IN REDONDO BEACH SELLS DODGE AND HAS FOR 18 YEARS

DODGE IS THE LOWEST PRICED CAR WITH FLUID DRIVE

'41 DODGE COUPE \$998 DELIVERED IN TORRANCE

FOR YOUR INSPECTION WE LIST HERE A FEW OF OUR SPECIALS IN USED CARS

1940 PLYMOUTH DELUXE COUPE \$645

1939 DODGE COUPE \$655

1939 PLYMOUTH DELUXE SEDAN \$625

1940 PLYMOUTH CLUB COUPE \$695

1937 OLDSMOBILE SEDAN \$465

1938 DODGE COUPE \$625

1937 CHEVROLET COUPE \$395

1938 DODGE DELUXE SEDAN \$495

1937 DODGE COUPE \$425

1936 PLYMOUTH SEDAN \$445

1935 CHEVROLET 2 DOOR SEDAN \$350

1937 DODGE PICK-UP \$375

1937 FORD PICK-UP \$325

LOW RATE FINANCING

WALTER G. LINCH DODGE-PLYMOUTH AGENCY Established 1922

277 SO. PACIFIC Redondo Beach

'REDONDO 2122

Auto Accessories 96

Bill's Auto Wrecking (GUARANTEED USED PARTS) BATTERIES \$1.50 ON UP (Guaranteed)

"IF IT'S PARTS, SEE BILL" 1309 Lomita Blvd. Harbor City Phone Lomita 395

Embossed Business Cards, 1,000 for \$1.50, cash with order. Torrance Herald, 1336 El Prado.

Want Ads in our papers cover Torrance, Lomita, Harbor City, Waveria, Keystone and parts of Gardena and the Shoo String strip.

"Public Notices"

NOTICE OF SALE OF FRANCHISE TO LAY A PIPE LINE FOR THE TRANSPORTATION OF PETROLEUM OIL AND LIQUID HYDROCARBON PRODUCTS THEREOF AND GAS, OR ANY THEREOF.

TO WHOM IT MAY CONCERN: NOTICE IS HEREBY GIVEN that an application has been made to the City Council of the City of Torrance, California, by the Shell Oil Company, Incorporated, a Virginia corporation, authorized to transact and transacting business in the State of California, and having its Los Angeles office in the Shell Building, 1008 West Sixth Street, Los Angeles, California, for a certain franchise and privilege, for a term of forty (40) years from and after the date of the passage of the ordinance granting the same, to lay, construct, maintain, operate, repair, renew, change the size of, and remove a pipe line for the transportation of petroleum, oil, and liquid hydrocarbon products thereof and gas, or any thereof, the character of said franchise and privilege being more particularly shown in the terms, provisions, and conditions thereof hereinafter specified; and that it is proposed by said City Council to offer said franchise and privilege for sale, that bids will be received therefor, and that it is further proposed by said City Council to grant the same to the highest bidder, all as hereinafter particularly provided. The said franchise shall be upon the following terms, provisions, and conditions, and shall be substantially in the following form, to wit:

1. A franchise and privilege to lay and construct, and for a period of forty (40) years from and after the date of the passage of the ordinance granting such franchise and privilege, to maintain, operate, repair, renew, change the size of and remove a pipe line, not to exceed twelve inches (12") in internal diameter for the transportation of petroleum, oil, and liquid hydrocarbon products thereof and gas, or any thereof, in, under, along and across those certain public streets, highways, and alleys (hereinafter for convenience collectively referred to as "highways") in said City of Torrance hereinafter mentioned, along one (but only one) of the routes described as follows, to wit: Route No. 1: On Maple Avenue from the northerly terminus thereof to Sepulveda Boulevard, thence easterly on Sepulveda Boulevard to the boundary of the City of Torrance.

Route No. 2: On Hawthorne Avenue from the northerly terminus thereof to the southerly terminus thereof, and as soon as such work is completed, all portions of the highway which have been excavated or otherwise damaged thereby shall be placed in as good condition as the same were before the commencement of such work, to the satisfaction of the Superintendent of Streets of said City; and any damage or injury suffered by any person by reason of any excavation or other work being improperly conducted during said work shall be borne by the grantee of said franchise.

8. Said City of Torrance reserves the right to change the grade of any highway over which said franchise is granted, and the grantee shall, within thirty (30) days after receipt of written notice from said City Council, change the location of all pipes and appurtenances constructed under said franchise so as to conform to such change of grade.

9. If any portion of any highway shall be damaged by any pipe or pipes constructed under said franchise, the grantee thereof shall, at its own expense, repair such damage and put such highway in as good condition as it was in before such break or leak, to the satisfaction of the Superintendent of Streets of said City.

10. The grantee shall, in laying the pipe line and appurtenances a portion of which is covered by such franchise and privilege within not more than five (5) months from the date of the ordinance granting said franchise and privilege, and if such pipe line be not so commenced within said time, said franchise and privilege shall be declared forfeited, but the grantee shall not commence the construction of any pipe line under the provisions of said franchise until it shall first have obtained a permit from the Superintendent of Streets so to do. Such permit shall be granted, under the provisions of Ordinance No. 28 of said City, passed July 5, 1922, upon application of the grantee, which application shall show the following facts: The length and proposed location of the pipe line proposed to be laid or constructed, the size and

granted and shall be held and enjoyed upon the terms and conditions herein contained, and the grantee must, within thirty (30) days after the passage of the ordinance granting said franchise, file with the City Clerk of Torrance a written acceptance of such terms and conditions.

3. The term "grantee" whenever used herein shall be held to include the grantee, or its successors and assigns.

4. The grantee shall have the right to construct and maintain such traps, manholes, conduits, valves, appliances, attachments and appurtenances (hereinafter for convenience collectively referred to as "appurtenances") as may be necessary or convenient for the proper maintenance and operation of the pipe line under said franchise, and said appurtenances shall be kept flush with the surface of the highway and located as to conform to any order of the City Council in regard thereto and not to interfere with the use of the highway for travel. The grantee shall have the right, subject to such regulations as are now or may hereafter be in force, to make all necessary excavations in said highways, for the construction and repair of said pipe line and appurtenances.

5. So far as is practicable, said pipe line shall be located along the edge or shoulder of the highway or in the parking so as not to unreasonably disturb the flow of traffic and where possible shall be laid in the unpaved portion of the highway. If the pipe line shall be laid across or along the paved portion of the highway, the repair of the highway, after the pipe line has been laid, may be made by the City at the expense of the grantee, and upon the presentation of a bill therefor the grantee shall pay the same at once. The expense so chargeable to the grantee shall be determined upon the basis of the City's established rates therefor, provided that the amount so chargeable to the grantee shall in no event exceed the actual cost of such repair.

6. The pipe line and appurtenances constructed or maintained under the provisions of said franchise shall be constructed and maintained in a good, workmanlike manner and in conformity with all the ordinances, rules or regulations now or hereafter adopted or prescribed by the City Council of said City. All pipe laid under said franchise shall be of first-class material, and no pipe laid under said franchise shall exceed twelve inches (12") in internal diameter.

7. The work of constructing, maintaining or repairing all pipes, pipe line, and appurtenances shall be conducted with the least possible hindrance to the use of the highways for purposes of travel, and as soon as such work is completed, all portions of the highway which have been excavated or otherwise damaged thereby shall be placed in as good condition as the same were before the commencement of such work, to the satisfaction of the Superintendent of Streets of said City; and any damage or injury suffered by any person by reason of any excavation or other work being improperly conducted during said work shall be borne by the grantee of said franchise.

8. Said City of Torrance reserves the right to change the grade of any highway over which said franchise is granted, and the grantee shall, within thirty (30) days after receipt of written notice from said City Council, change the location of all pipes and appurtenances constructed under said franchise so as to conform to such change of grade.

9. If any portion of any highway shall be damaged by any pipe or pipes constructed under said franchise, the grantee thereof shall, at its own expense, repair such damage and put such highway in as good condition as it was in before such break or leak, to the satisfaction of the Superintendent of Streets of said City.

10. The grantee shall, in laying the pipe line and appurtenances a portion of which is covered by such franchise and privilege within not more than five (5) months from the date of the ordinance granting said franchise and privilege, and if such pipe line be not so commenced within said time, said franchise and privilege shall be declared forfeited, but the grantee shall not commence the construction of any pipe line under the provisions of said franchise until it shall first have obtained a permit from the Superintendent of Streets so to do. Such permit shall be granted, under the provisions of Ordinance No. 28 of said City, passed July 5, 1922, upon application of the grantee, which application shall show the following facts: The length and proposed location of the pipe line proposed to be laid or constructed, the size and

description of the pipe intended to be used, and such other facts as the Superintendent of Streets may require. Upon the completion of the construction of the pipe line constructed pursuant to said franchise, the grantee shall render a statement to the Treasurer of said City of Torrance, showing in detail the permit or permits issued and the total length of pipe line, the construction of which was authorized under such permit or permits, and the total length of pipe line actually laid; and the grantee shall accompany said report with payment to the Treasurer of said City of Torrance for the pipe line which has been actually constructed under said franchise at the rate of One Dollar (\$1.00) per rod.

11. On or about the 15th day of January of the year following the year in which said pipe line or any portion thereof has been laid and constructed under said franchise, the grantee of said franchise shall file with the City Council a map or set of maps drawn for a scale of not less than 600 feet to one inch, showing in detail the exact location and size of all pipes laid by it beneath the surface of the public highways hereinafore described. Likewise, whenever any portion of said pipe line located under the surface of said highways, is abandoned, the grantee shall, on or about the 15th day of January of the year following that in which such abandonment took place, file with said City Council a statement in writing, giving in detail the location of the pipe line, or portion thereof, so abandoned and a map or set of maps showing the location and size of all pipes laid under said franchise and not theretofore abandoned.

12. The grantee shall, beginning at the expiration of five (5) years after the date of the granting of said franchise and continuing thereafter during the life of said franchise, pay to the Treasurer of said City of Torrance that portion of two per cent (2%) of the gross annual receipts of such grantee arising from the transportation of petroleum, oil, liquid hydrocarbon products thereof, and/or gas through the pipe line of the grantee of which the pipe line laid pursuant to said franchise is a part that the length of the pipe line bears to the length of the highway of which the line laid under said franchise is a part. If such portion of such gross annual receipts of the grantee does not equal a sum computed at the rate of \$40.00 per mile for the length of the portion of the pipe line laid pursuant to said franchise, then, in that event, grantee shall, in addition to such portion of such gross annual receipts, pay such additional sum as is necessary to equal the annual payment at such rate of \$40.00 per mile; provided, however, that such percentage and/or minimum payment shall not be required for the first five years after the date of the granting of said franchise, but thereafter the payment provided for in this paragraph shall be payable annually. Notwithstanding the foregoing provisions of this paragraph, the grantee shall have the advantage of any act of the Legislature of the State of California which may hereafter be enacted covering the subject matter hereof whereby municipalities may thereafter receive a greater return for the use of franchises of the character provided for herein; provided, however, that such greater return shall be applicable only with respect to payments accruing subsequent to its effective date of such legislation.

13. It shall be the duty of the grantee to file with the City Clerk of said City of Torrance at the expiration of six (6) years after the date of the granting of said franchise, and at the expiration of each year thereafter, a verified statement showing the total gross receipts of the grantee, during the preceding twelve (12) months, from the transportation of petroleum, oil, liquid hydrocarbon products thereof, and/or gas through the pipe line of grantee of which the pipe line laid pursuant to said franchise is a part; and within ten (10) days after the time for filing the aforesaid statement, it shall be the duty of said grantee to make to the City Treasurer of said City of Torrance the payment provided for in the preceding paragraph hereof.

14. Said grantee shall not sell or assign said franchise, or the rights or privileges granted thereby without the consent of the City Council, nor shall said franchise be sold or assigned except by a duly executed instrument in writing filed in the office of the City Council of said City of Torrance; and nothing in said franchise contained shall be construed to grant to said grantee any right to sell or assign said franchise, or any of the rights or privileges there-

by granted, except in the manner aforesaid.

15. Upon any neglect, failure or refusal of the grantee to comply with any of the conditions of said franchise, said City, by its City Council, may declare said franchise forfeited, and may exclude said grantee from further use of the highways of said City under said franchise, and said grantee shall thereupon surrender all rights in and to said franchise, and it shall be deemed and shall remain null, void, and of no effect.

16. The grantor, or any successor municipal corporation hereafter formed, shall have the right at any time after five (5) years from the taking effect of the ordinance granting said franchise, to acquire the works, property and rights of the grantee, or any portion thereof, constructed, acquired or operated under the franchise upon making reasonable compensation therefor.

17. Said franchise is to be granted subject to the further condition that the grantee has now and shall at all times during the life of said franchise keep on file with the said City Council a bond running to said City in the penal sum of Five Hundred Dollars (\$500) with at least two good and sufficient sureties to be approved by said City Council, conditioned that the said grantee shall well and truly observe, fulfill and perform each and every term and condition of said bond, and that in case of any breach of condition of said bond the whole amount shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and from the sureties upon said bond.

FURTHER NOTICE IS HEREBY GIVEN that sealed bids for said franchise and privilege will be received up to 8:00 P. M. on the 27th day of May, 1941, at the office of the City Council in the City Hall of said City of Torrance.

That said sealed bids will be opened at said hour of 8:00 P. M. on the 27th day of May, 1941, at the regular meeting of the City Council of said City of Torrance, to be held at such hour and day, in the Council Room in the City Hall of said City of Torrance, and that said franchise and privilege will be struck off, sold, and awarded to the person, firm or corporation making the highest cash bid therefor, provided, that at the time of opening said bids any responsible person, firm or corporation present or represented may bid for said franchise and privilege a sum of not less than ten per cent (10%) above the highest sealed bid therefor, and said bid so made may be raised not less than ten per cent (10%) by any other responsible bidder, and said bidding may so continue until finally said franchise and privilege shall be struck off, sold, and awarded by said City Council to the highest bidder therefor, in lawful money of the United States.

That each sealed bid shall be accompanied with cash or a certified check payable to the City Treasurer of the City of Torrance for the full amount of said bid, and no sealed bid shall be considered unless said cash or check is enclosed therewith, and the successful bidder unless payment shall have been made to the City Treasurer, as above provided, shall deposit at least ten per cent (10%) of the amount of his bid with the City Clerk of said City of Torrance before the franchise and privilege shall be struck off to him, and if he shall fail to make such deposit immediately, then and in that event his bid shall not be received and shall be considered as void and the said franchise and privilege shall be offered for sale to the bidder who shall make the highest cash bid therefor, subject to the same conditions as to deposit as above mentioned; and that said procedure shall be had until said franchise and privilege is struck off, sold, and awarded to a bidder who shall make the necessary deposit of at least ten per cent (10%) of the amount of his bid therefor, as herein provided; unless payment shall have been made to the City Treasurer, as above provided, shall deposit with the City Clerk of the City of Torrance within twenty-four (24) hours after the acceptance of his bid, the remaining ninety per cent (90%) of the amount thereof and in case he or it shall fail to do so, then the said deposit theretofore made shall be forfeited and the said award of said franchise and privilege shall be void, and the said franchise and privilege shall then and there, by said City Council, be again offered for sale to the highest bidder therefor, in the same manner and under the same restrictions as hereinbefore provided, and in case said bidder shall fail to deposit with the City

City Clerk of said City of Torrance the remaining ninety per cent (90%) of his bid within twenty-four (24) hours after its acceptance, the award to him of said franchise and privilege shall be set aside, and the deposit theretofore made by him shall be forfeited, and no further proceedings for a sale of said franchise and privilege shall be had unless the same shall be re-advertised and again offered for sale.

NOTICE IS ALSO HEREBY GIVEN that the successful bidder for said franchise and privilege shall, within five (5) days after said franchise and privilege is awarded to him or it, file with the City Council the bond provided for in paragraph numbered 17 above, and that said franchise and privilege will be set aside and any money paid therefor shall be forfeited.

H. BARTLETT (City Clerk of the City of Torrance, California, and Ex-Officio Clerk of the City Council of said City).

SEAL. Apr. 10-17-24—May 1.

ORDINANCE NO. 323 AN ORDINANCE CHANGING AND ESTABLISHING THE NAME OF STREETS ALONG THE ROUTING OF U. S. HIGHWAY 101, ALTERNATE STATE ROUTE 60, VARIOUSLY KNOWN AS STATE HIGHWAY, WILMINGTON BOULEVARD, REDONDO WILMINGTON BOULEVARD, WILMINGTON ROAD, AND 258TH STREET, IN THE CITY OF TORRANCE.

The City Council of the City of Torrance ordains as follows: Section 1. The name of Streets along the Routing of U. S. Highway 101, Alternate, State Route 60, variously known as State Highway, Wilmington Boulevard, Redondo-Wilmington Boulevard, Wilmington Road, and 258th Street, from the westerly boundary of the City of Torrance to the easterly boundary of said city, is hereby changed to, and said street shall be known as, Pacific Coast Highway.

Section 2. The City Clerk shall certify to the adoption of this ordinance by the City Council of the City of Torrance, and cause the same to be published once in the Torrance Herald, a weekly newspaper, printed, published and circulated in the City of Torrance, and thirty (30) days after final passage thereof the same shall be in full force and effect.

Adopted this 8th day of April, 1941.

TOM F. MCGUIRE, Mayor of the City of Torrance

ATTEST: H. BARTLETT, City Clerk of the City of Torrance

State of California County of Los Angeles City of Torrance I, A. H. Bartlett, City Clerk of the City of Torrance, California, do hereby certify that the foregoing Ordinance was introduced and approved at an Adjourned Regular Meeting of the City Council of the City of Torrance on the 1st day of April, 1941, and adopted on the 8th day of April, 1941,